

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Hajime INADA Group Art Unit: 2625

Application No.: 10/809,406 Examiner: J. THOMPSON

Filed: March 26, 2004 Docket No.: 119285

For: DATA PROCESSING DEVICE

APPLICANT'S SEPARATE RECORD OF TELEPHONE INTERVIEW

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant thanks the Examiner for the courtesies shown to Applicant's representative in the June 30, 2010 telephone interview. Applicant's separate record of the telephone interview is included in the remarks below.

During the telephone interview, Applicant's representative presented arguments that parallel the arguments presented in the June 23 Amendment. For example, Applicant's representative argued that neither Margalit et al. (U.S. Patent No. 6,763,399) nor Hull et al. (U.S. Patent No. 7,375,835) discloses or renders obvious, alone or in combination, "wherein the function implementing unit, after instruction data is stored in the storing unit via the interface by the external personal computer without being recognized by the function implementing unit, automatically reads the stored instruction data from the storing unit via the interface," as recited in independent claim 1. The Examiner agreed to further consider Applicant's argument when acting on the June 23 Amendment.

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In view of the foregoing, it is respectfully submitted that this application is in condition for allowance. Favorable reconsideration and prompt allowance of the claims are earnestly solicited.

Should the Examiner believe that anything further would be desirable in order to place this application in even better condition for allowance, the Examiner is invited to contact the undersigned at the telephone number set forth below.

Respectfully submitted,

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JAO:PTM/emd

Date: July 1, 2010

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